Belmont Chronicle

Every Thursday Morning.

C. L. POORMAN. Publisher and Proprietor.

TERMS OF BUBSCRIPTION ngle subscriber, per annum, \$2 00. c months, 51 00. rec months, 50 cts, If not paid within six months, \$2 50 will be exsolved of all yearly subscribers.

***-OFFICE MASONIC HALL BUILDING, a
few doors East of the Court House.

Established in 1818.

Belmont Co. Business Directory. Belmont Co. Business Directory.

COUNTY OFFICERS. Probate Judge-Chandler W. Carroll. Office up-stairs in public buildings, first door to right, Sherig-Saster B. Piper. Office in public buildings, first door. Clerkof Courts J. R. Mitchell. Office in public buildings, satjoining the Court House. Auditor-R. M. Clark. Office up-stairs in public buildings, entrance at left door. Treasparts Harkley Cooper. Office on Main street Airst door West of the Bank. Recorder—John C. Bolon. Office in public building, dies Hoor, second door to left. Proceeding Microcy—J. W. Shannon. Office up-stairs over Patterson's Drug Store. Commissioners — James Alexander. Bellaire; Denus Kemp, Armstrong's Mills; William M. Campbell, Uniontown.

Sarveyor—John Kennon, Fairview, Guernsey County.

r-George Crisswell, Bellaire. Commissioners meet at St. Clairsville on the first Mondays of March, June, September, and December-andras a Board of Equalization on the third Wednesday of May, in each rear.

The Probate Court meets on the first Mondays of January, March, May, July, September, and November, as a criminal court, and is always open tin business hours) for the transaction of other business.

BELLAIRE.

Passenger Trains leave Bellaire for Columbus at 4:30 A. M., 10 A. M., and 5:05 P. M. For Baitimore at 8 A. M., 10 A. M., and 5:05 P. M. For Philaburgh at 5:50 A. M., 10:40 A. M., and 1:55 M.

HOTELS.

BELMONT HOUSE, John Oswald, Proprietor. GLOBE HOUSE, E. C. Morris, Proprietor, Water-st., opposite Central Depot.

NATIONAL HOTEL, Wm. H. Howser, Proprietor, Water-st., Below Rait Rose bridge.

DRY GOODS, GROCERIES, &c. SHEETS, A. thester in Foreign and Domestic Dry Goods. Water-st., between 2d and 3d.

MILLER, M. Gealer in Dry Goods, Clothing, Market Farmishing Goods, Rats, Caps, &c., Water-st.

CORBY, JOSEPHIUS, dealer in Dry Goods, Clother and Shoss, Grocerles, Notions, &c.—Corner Belmont and Sccond-sts. THOBURN, CRATTY & CO., dealers in Dr. Goods, Groceries, Notions, &c., Central Block

Goods, Groceries, Notions, &c., Central Block GABRARD, R. J. & SON dealers in Dry Goods, Groceries, &c., Main-st., below R. R

MISCELLANEOUS.

CRAFT, M. Watchmaker, Jeweler and Engra-MERCER, J. & M. N. dealers in Drugs, Med-leines and Perfumerics. Water-st. MCGREGOR & BROTHER, dealers in Hard-ware, Curlery, Nalls, Stoves, &c., Water-st., opposite Central Block. AUPEL, A. Manufacturer and Dealer in Boots and Shoes. Belmont-st., near Third.

HECKER, FRED. Manufacturer of Wheeling WILLARD FEMALE SEMINARY. Rev. I H. Laverty, Principal. Tuition—\$10, \$15 \$20 per 5 months, according to branches studies SELLERS, JAMES W. Photographer. Water

BRIDGEPOR P.

Passenger Trains leave for Pittsburg and Cleveland at A. M., 10:50 A. M. nd 2/05 P. M. Omnibuses for St. Clairsville at 8 A. M. & 3 P. M.

HOTELS.

BELMONT HOUSE, Charles Frazier, Proprie-tor, Corner Main and Bank-sts.

NATIONAL HOFEL, Win, H. Robinson, Pro-prietor, Bridge corner, near C. & P. Depot. SHERMAN HOUSE, Hugh McNeely, Proprie

GROCERIES AND PRODUCE.

JUNKINS, BRANUM & CO., Wholesale Gro-cers and dealers in Iron, Nails, &c. Corner Bridge and Main-sts. CIFFIN & DUNCAN, Wholesale and Retail Grocers and dealers in Produce. Corner RHODES, E. P. & SON Wholesale Grocers and Commission Merchants, Opposite R. R.

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LUMBER.

K EELINE, GEORGE Manufacturer of Sash, Doors, Blinds, Mouldings, Flooring, Weath-er Boarding, Shelving, &c., and dealer in Dry Rough Boards of all Kinds. Office a few doors below steam flour mill. NATIONAL PLANING MILLS & LUMBER NARD, R. J. Baggs & Sons, Proprietors.—Near R. R. Depot. Dealers in Lumber, Lath, Spouting, Doors, Sash, Flooring, and Builders Material generally.

ST. CLAIRSVILLE.

Omnibuses leave for Wheeling at 7:30 A. M. and 3 P. M. For Cambridge at 10:30 A. M. For Morristown at 10:30 A. M. and 5 P. M.

NATIONAL HOTEL, E. & W. Johnson, Pro ST. CLAIR HOTEL, Wm. P. Frazier, Proprie-NEW HOME, Martin Fink, Proprietor, Cor

DRY GOODS, NOTIONS, &c. CRESSINGER & LEWIS, Dealers in Dry Goods, Furs, Notions, Boots and Shoes &c. Opposite St. Clair Hotel.

TROLL, FRED. Dealer in Dry Goods, Furs, Boots and Shoes, &c. Patterson's block.

PATTON, J. & SON Dealers in Dry Goods, Notions, Boots and Shoes, &c. Opposite Treasurer's office.

E. NAGLE, Merchant Tallor and dealer in Ready-Made Clothing, Hats, Caps, and Gents' Furnishing Goods. Patterson's block. HOPFNER, LOUIS P. Tallor, and dealer in Clothing and Gents' Furnishing Goods.—Collins' new building.

MEYER, HENRY Merchant Tallor, and dealer in Ready, Made Ciothing, Gents' Furnishing Goods, Hats, Cape, &c. Opposite St. Clair Hotel.

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RINKER, \$4.8, A, Dealer in Groceries, Produce, Queensware, Hardware, and Notions. Corner of Main and Marietta-sta.

GROVE, JOHN A. Jr., Dealer in Groceries, Produce, Queensware, and Notions. Oppo-BOROFF, J. & H. Dealers in Groceries, Pro-Binse Goomsware, Glassware, Hardware, &c.

DRUGS, BOOKS, HARDWARE, 40.

CARROLL & MITCHELL, Dealers in Drugs of Medicines, Notices, Books and Stationer, Adjoning St. Clair Hotel.

SADDLERY.

Belmont Chronicle.

ST. CLAIRSVILLE, OHIO, JULY 2, 1868.

THE VISIBLE ADMIXTURE INIQUITY.

eted in Violation of every Pri

Constitution and Laws Openly Violated

in its Passage.

What Democrate Voted for and Against

single section but that was full of abomi-nation, and therefore unobjectionable to every Democrat, so-catted.

When first called up, therefore, Mr. Conant, Senator from Portage County,

challenged persons, parents," &c. Also "that no evidence of reputation, as to parentage, shall be received, unless the

tion, and designed to save it, by a close

valuet the Government of the

New Series-Vol. 8, No. 23.

ST. CLAIRSVILLE.

BOOTS AND SHOES. BUMGARNER, H. Manufacturer of Boots and Shoes. Masonic Hall Building. JONES, JOHN A. Manufacturer of Boots and Shoes. Main-st., opposite Farmers' Hotel.

Attorneus.

ST. CLIR KELLY, ATTORNEY AT LAW, of the first door East of the Court House.

D. D. T. COWEN,
ATTORNEY AT LAW,
ATTORNEY AT LAW,
STORICS ON NORTH Side of Main Street,
doors East of Marietta Street.

W. SHANNON. ATTORNEY AT LAW, BELLAIRE, OHIO.

R. AND NOTARY PUBLIC, St. Clairseille, O

M. D. KING.

KING & MANNING, ATTORNEYS AT

LAW. Barnesville, Olds.

SP-Special attention paid to Collections.

J. H. COLLINS, GEO. H. UMSTRAD, Burnesville, Ohio.

COLLINS & UMSTEAD, ATTORNEYS & COUNSELORS AT LAW.

43-Particular attention given to collections and the settlement of estates.

C. L. POORMAN.

POORMAN & COPE, ATTORNEYS AND COUNSELORS AT LAW, St. Clairwille, Ohio.

**Former of the Court House.

Special attention given to the collection of claims against the Government for Bounty, Pensions, Back Pay, Pay for property lost in the service, and to the transaction of business in the Probate Court. Alexis Cope, Notary Public.

P. TALLMAN,
ATTORNEYS AT LAW,
ST. CLAIRSVILLE, OHIO.

43-Office three doors East of the Court House

DANFORD & KENNON,
ATTORNEYS AT LAW,
ST. CLAHRSVILLE, OHIO.

23-Office in Patterson's new block, over Frint & Nagle's Store. E. E. KENNON.

WM. H. TALLMAN,
ATTORNEY & COUNSELOR AT LAW,
BELLAIRE, OHIO.

Physicians.

ESTEP & FOSTER, W. FOSTER, M. PHYSICIANS AND SURGEONS, LOYDSVILLE, OHIO.

53-Operations performed without pain.

DR. JOHN H. THOMPSON, ST. CLAIRS-VILLE, OHIO. Es-Office in Patterson's new block, over Frint & Nagle's store—front room.

DRS. HENRY & JNO. E. WEST, M. D.

Offermed a partnership in the practice of Medicine and Surgery, will attend to all calls in the line of their profession. Office next door to West's Drug Store.

DR. W. H. DUNHAM, ST. CLAIRSVILLE, OHIO. 82-Office in Collins' new building, up stairs. Residence West end of town.

DR. JOHN ALEXANDER, ST. CLAIRS-VILLE, OHIO.
23-Office and residence North side Main St.,
a few doors West of Marietta Street.

Dentistru.

DR. J. W. FISHER, DENTIST, St. Clairs-ville, Ohto.

49-Office and residence on South side Main Street, in building formerly known as Union House.

Millinery.

MRS. R. A. MARTIN,
HAS REMOVED TO M. KELLER'S ROOMS,
where she is now opening a new stock of
MILLINERY GOODS, and is ready to accommodate all her old triends and many new ones,
Call and examine her goods and prices, before
purchasing classwhere. The latest styles always
on hand, and work done to order.

ap23-tf

BARGAINS IN MILLINERY GGODS! MRS. WM. B. WRIGHT

MRS. WM. B. WRIGHT
Has just received a New and Fashionable Assortment of
MILLINERY GOODS,
to be sold at reduced prices. She is also prepared to manufacture
LADIES' & CHILDRENS' BONNETS & HATS.
For Rooms on the South side of Main Street,
one door West of Boroff's Grocery.

M ISS NANCY B. FARIS, would inform her old customers and the public generally, and ladies particularly, that she has removed to the room formerly occupied by Watson & Gressinger, West of the St. Clair Hotel, where she will knep # full supply of MILLENERY, FANCY (GOODS, and TRIMMINGS, fresh from the East each season, to which she invites the attention of buyers, Thankful for past favors, she would invite those wanting HATS or BONNETS MADE or TRIMMED, to call where they may be expeditiously and neatly supplied.

mar2e 1968. REMOVED.

REMOVED.

M ISS PRISCILIA P. ALEXANDER, would instrom his cid customers and the public generally, that she has removed her MILLEN-EHY STORE, to the room formerly occupied by Mr. Bickham, in Campbell's Room on the corner and West end of New Block, where she will keep a full supply of MILLENERY GOODS, TRIMMINGS, and ready made BONNETS; always on fand at reduced prices.

Ap2-1858:

Business Cards.

FIRST NATIONAL BANK OF ST. CHAIRS-VILLE. CAPITAL \$100,000.

\$5-Bank open from 9 A. M. until 3 P. M. Discount days Tuesdays, at 10 A. M. Money received on deposit. Collections made and proceeds remitted promptly. Exchange bought and sold. Birectors—Ross J. Alexander, David Brown, Joseph Woodmansee, George Brown.

D. B. T. COWEN, President.

H. C. WELDAY, Cashier. And are selling for ONE DOLLAR, Silk, Merino, and Alpagea Dresses, Shawis, Balmorals, Linen Goods, Watches, Jewelry, Silver-plated Ware, Sewing Machines, &c. Send clubs of ten or more, with 10 cts. for each descriptive check, and the getter up of the club will receive a present worth 83 to 8300, according to number sent. Agents wanted everywhere. Circulars sent free, PARKER & CO., 64 & 66 Federal St., Boston.

ROBERT PRATT & SON,
Dealers in
PAINTS, OILS, AND VARNISHES,
BRUSHES, ARTISTS MATERIALS,
FRENCH, GERMAN & AMERICAN GLASS,
BASH, DOORS, FRAMES, SHUTTERS,
And Agents for
FRENCH PLATE GLASS,
No. 108 Market St., 4 doors below McLare House,
WHEELING, WEST YA.

FARIS' PHOTOGRAPH GALLERY,
ST. CLAIRSVILLE, OHIO.
LIKENESSES OF EVERY STYLE and price.
PICTURES of every kind FRAMED to order,
on skort notice.
Also. PHOTOGRAPH ALBUMS and CARD
PICTURES of pelebrities always on sale.
SF-Building on Main Street, a few doors West
of the Treasurer's Office. Rooms on first floor.
Open in all kinds of weather.

FROME & BONLA BODLEY, JAS, W. BODLEY, ROCKE & BONLEYS, ROCKAWAYS, &c., Corner 4th and Clay Sta, below Hempfield Depot, WHEELING, WEST VA.

WHEELING PENALE COLLEGE. Healthful leasters, large siry rooms, first sines Leachers, Charges moderate, Address, L. C.

Real Estate for Sale.

Valuable Property for Sale. ORIGINATION OF SALE.

OFFER FOR BALE THE PROPERTY ON which I now reside, lying in Colerain Township, one mile East of Wheeling Creek, and one mile West of the ridge Plank Road. The tract contains 10% Aeres of land, all tillable, and of the finest quality, has on it a good House and Harn, and fences in good order, some 600 fruit trees, Apple, Peer, Flum, Cheery, Quince and Peach, of the best varieties, and nearly all less than 15 years of. Also, Grapes and other small fruits in abundance.

For particulars apply to the subscriber on the primises, or Alexis Cope, St. Clairsville, O.

C. H. COPE.

FARM FOR SALE. THE FARM AND MILLS, known as the WM B. HUBBARD property, on Whoeling Creek, 25, miles North of St. Clairsville. The farm contains 125 ACRES of rich, limestone, land, partly creek bottom, and has upon it TWO DWELLING HOUSES, and a GRIST AND SAW MILL.

For lerms of the contains

THE UNDERSIGNED offers for sale his farm, in Goshen Township, Belmort County, O., two miles North of Burton's Stallon, on the Central Ohio R. R., 11/4 miles South of the National Road, 21/4 miles Northeast of Barnesville, containing 200 acres of very rich alluvial solimostip in grass. About 40 acres of which is choice bottom land and the balance well adapted to grazing and agriculture. Fine springs of never-falling water in every field. Two Orchards of choice fruit, five veins of Coal underlying the principal part of the farm, with a good dwelling house, a never-falling spring and stone spring-house within three rods of the kitchen door, together with all necessary out-buildings, such as barns, stables, &c.

This is one of the best stock farms in the County, and a large proportion of it well adapted for the growing of vines.

I will sell the farm on reasonable terms.

For farther particulars, call on the undersigned, residing on the premises, or address me, at Morristown. [Ja16] JAMES TALLMAN. Farm for Sale.

of voters in our State, who had always, under the Constitution and lawa, enjoyed that privilege. The purpose was a malicious, party purpose, hoping thereby to gain an advantage to themselves at the coming fall elections.

To that end, early in the session, a bill was introduced by Mr. Hutchenson, of Franklin County. It was remarkable, more for its apparent vindictiveness toward the colored race, than for any literary or legal merit it contained. Not a single section but that was full of abomi-

ed, residing on the premises, or address me, Morristown. [jai6] JAMES TALLMAN. A Choice Farm for Sale. WILL SELL AT PRIVATE SALE, at a bargain, the Farm on Stillwater Creek, Belmont county, Ohio, near Egypt, in Kirkwood Township, known as the "Scott Farm."

This is one of the best farms in the Northwest art of the County—contains 165 Acres, 139 crescleared and in grass or under cultivation, he balance well timbered.

There are on it a good Barn, with stabling up. the balance well timbered.

There are on it a good Barn, with stabling under it, a two-story Dwelling House, two large bearing Orchards of choice fruit, and it is underlaid with a good vein of coal, easy of access. It is situated within 25 miles of the National doad, with a good level road to the pike, and is well watered and adapted to stock or grainzrowing. crowing.
For further particulars or information relative to the price and terms, call on the subscriber, on nis farm, 3½ miles Northeast of Morristown, or address him by letter, at Morristown, Belmont County, Ohio.

THOMAS McCALL.

Miscellancous.

HOGE & COWEN,

BANKERS, BELLAIRE, OHIO. DEAL IN EXCHANGE, and buy Coin, Coup-ons, and Government Bonds.

Deposits in money received. Interest paid on Do a general banking business.

HAGER & NICHOLS, GEO. E. NICHOLS. MARBLE MONUMENTS, TOMBS,
HEAD-STONES, &c. &c.,
ON NEW AND ELEGANT DESIGNS,
and of
SUPERIOR WORKMANSHIP,
BARNESVILLE, OHIO.

PLAIN AND FANCY PRINTING Executed in the most approved style at the CHRONICLE JOB ROOMS.

SATISFACTION GUARANTEED!

BRIDGEPORT, OHIO.

Home Again.

make our guests comfortable, ED, & WHEELER JOHNSON,

FOR SALE.

Bank St., opposite Depot crossing.
Feb. 20, 1868. Bridgeport, Ohlo.

WE ARE MAKING A COMPLETE

REVOLUTION IN TRADE

Insurance.

J. M. S. CRATTY

Insurance Agent, Bellaire, O.

REPRESENTING THE OLDEST AND MOST wealthy Companies in the country.

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Fire.
Etna, Hartford.
Iome, New York
Sorth America, Philadelphia.
Hartford, of Hartford.
Lorillard, New York

no28

CABINET MAKING, &c.
DAVID H. DOYLE
Would respectfully announce to the citizens of
St. Clairsville and vicinity that he is prepared
to manufacture to order everything in the
CABINET MAKING LINE, promptly and satisfactorily.
UNDERTAKING, CHAIR PAINTING, AND
REPAIRING attended to promptly.

Wareroom opposite Dr. Alexander's, shop
West of the Presbyterian Church. ment, should not vote. That accords well with modern Democracy, and let the people of Ohio remember it received HOWELL & NUGENT. Dealers in

HARDWARE and NAILS Just and devilish.

Further, Mr. Griswold, of Lorain PAINTS, PUTTY, FRENCH AND AME CAN WINDOW GLALS, &c. Sash Glazed and shipped to any point desired.
Orders promptly attended to.
Store opposite the Belmont House, "To THE NATIONAL HOTEL

THE JOHNSONS ARE AGAIN IN EHE National House, Ed. & Wheeler Johnson,

National House. Ed. & Wheeler Johnson, after a few months absence, have resumed control of the House, and shall be pleased to have their old friends call on them. The House will be refurnished, and the Table, as of old times, shall not be excelled by any in Eastern Ohlo.—All our efforts shall be to accommodate and white citizens under the provisions of voted Yea.

The final amendment offered to the bill was by Mr. Eames, of Ashtabula, as

previous amendments. These propositions and amendments were all ably discussed by the Republican Senators and enforced with the power that Right and Justice gave to a power that Right and Justice gave to a WISHING TO QUIT RUNINESS. I offer my stock of DRY GOODS, BOOTS & SHOES, and Notions, for sale on the most reasonable terms. I have a lease on the room until April ist, 1889, which I will also dispose of. Any one wishing to go late the Dry Goods business, will find this a most desirable location. For particulars enquire of or address.

W. W. WATSON, Bank St. apposite band crossing.

to do so.

Accordingly, on motion of the previous question, by Mr. Stambaugh, of Tuscarawas, the bill was passed in the Senate by the following vote: Democratic Senators, except Mr. Berry, absent on account of ill health, all voting yea; and all the Republican Senators except two, Messrs. Biggs and Brooks, who were absent on leave, voting nay, as follows:

YEAS—Messrs. Campbell, Carter, Dickey, Lowdney, Emmitt, Evans, God-frey, Gordon, Hutcheson, Jamason, Kenney, Lawrence, Linn, May, Onder-donk, Rex, Scribner, Stambaugh, Win-NAYS-Messrs. Burrows, Conant, Cor-

ey, Dangler, Everett, Griswold, Hall, Keifer, Kessler, Kraner, Potts, Simmons,

This amendment, most certainly embracing everything that any reasonable person ought to ask, was voted against by every Democrat in the House. What objection could they bring to it? Nothing only that their own party Supreme Courts of Ohio had decided for mere than thirty years past that a man having a

preponderance of white blood was a citizen of the United States, and had the qualifications of a voter under the Constitution of this State. Here, by a unanimous vote, the Representatives of the Democracy cooly and premeditatedly trampled under foot the Constitution and the laws of the Commonwealth, to subserve a selfish party purpose, nothing more.

Mr. Rukenbrod, of Columbiana, then moved to recommit the bill, and amend

as follows:

"Be it further previded that the penalties and provisions of this act shall not apply to persons who are liable to serve in the army of the United States during the time of war or insurrection, or reqired to pay taxes to the Federal or State Governments, or to perform labor on public roads and highways."

This amendment was claimed to be purely Democratic in the opinion of the

Although the Visible Admixture law of the Democratic Legiclature died an early death, and by that means, entirely disappointed the hopes of its friends, yet it may not be amise to give a brief inside history of the manuer the abortive iniquity was attempted to be forced upon the people by a party claiming to be Democratic. In its enactment, every principle of justice, law, constitution and true Democracy itself, was most shamefully violated and repudiated, and we propose quoting a few pages of the Senate and House Journals to show that fact. The measure itself, was a monstrosity to begin with, and in order to carry it through, every step forward was like that taken by an assassin who had nothing else in view but the life of his intended victim, let it cost in conscience, in right, in justice, what it would.

The object was to disfranchise a class of voters in our State, who had always, under the Constitution and laws, enjoyed that privilege. The purpose was a cussion. Let every manushofights or pays, exercise his just and equal right in their election."—Jefferson's Works, vol. 7,

public highways, should also vote, was enemies, and will thereby strengthen strictly in accordance with the American doctrine that there should be no taxation without representation. moved to strike out of sections 8, 4 and 5, that part "requiring the person challenged to produce two credible witnesses who shall be compelled to answer certain prescribed questions under oath or affirmation relative to the marriage of challenged persons presents."

parties about whom such reputation ex-ists are first proved to have been marfurnish a sufficient posse to enforce the as it was ineffectual. They find that visible admixture law, by adding the words—"or any other law of this State regulating the qualification of voters," at the command of Democratic leaders, which was, as usual, voted down. They That motion, though clearly preper and just, was lost by a strict party vote. Next, Mr. Keifer, of Clark County, moved to amend "so as to make it a penal offence to receive the vote of a person not being a WHITE male citizen of the United so the Visible Admixture bill passed in all its original deformity. Again after the clause in the same section, providing against the possibility of "impeding a challenge under the provisions of this act," Mr. Lee moved to insert the words,— States," Instead of "receiving, contrary to the provisions of the bill, the vote of any person having a distinct and visible ad-mixture of African blood." That motion was also lost, though strictly in accordance with the constitu-"or the reception of loyal votes," which was also voted down. Thus proclaiming they would rather a hundred white men, even, should be deprived of their legal right to vote, rather than that one sev-en-eighth "visible admixture" citizen, party vote.

Mr. Potts, of Carroll County, moved to amend by inserting after this provision making it the duty of the judges to challenge and reject the votes of persons having a distinct and visible admixture of African blood, the following words:

of African blood, the following words: lenge and reject the votes of persons having a distinct and visible admixture though a loyal man—an intelligent tax having a distinct and visible admixture though a loyal man—an intelligent tax payer, or soldier wounded in the defense of his country, perhaps, should be permitted to cast the ballot his State, by port of any insurrection or rebellion against the Government of the United

States."
Mr. Hall of Lucas, further moved to Mr. Warren, of Logan County, then moved the following as additional in-

"except from the provisions of the bill structions: such persons of a visible admixture who Add another section in the proper bore arms in defense of the Government of the United States in the recent rebellion."

der and place, making provision that if any persons hereafter wilfully do any act against the freedom of speech or of These propositions were also lost by every Democrat voting No, thereby expressly declaring they were willing that REBLIS, who fought against the Government in the late rebellion, should vote, whilst men who fought for the Government, should not vote. That accords

ment, should not vote. That accords well with modern Democracy, and let the people of Ohio remember it received indorsement of that party by its representatives of the General Assembly.—

Mr. Canfield, of Geauga County, then moved to amend as follows:

Add to section 5, the following: "If the judges of election shall be satisfied. Patriotic Union men repudiate it as un-just and devilish. that the person offering to vote is a white male citizen of the United States and Further, Mr. Griswold, of Lorain County, moved the following amendment: "Provided that the provisions of this act shall not apply to persons having a visible admixture of African blood, who have been crippled, maimed or wounded in fighting for the Union."

That proposition seemed just and has all the other qualifications of an elector as prescribed by law and the constitution, they shall receive his vote."

To vote against the above amendment was a vote clearly and directly to violate the constitution of the State they had solemnly sworn to support at the constitution.

wounded in fighting for the Union."

That proposition seemed just and humane, but it was fiendishly voted down.
Yeas—Republicans, 15; Nays—Democrats, 19.

Mr. Burlows, of Lake County, then moved to amend by "Providing that citizens having a preponderance of the blood of the white race, shall be deemed white citizens under the provisions of voted Yea.

solemnly sworn to support at the opening of the Legislature, as well as to counsel and encourage the transgression of the laws made by every General Assembly that ever, previously, held a session. To this very just and statesman-like amendment, 53 Democrats—the entire strength of the party present—voted No, and 45 Republicans, all in the House, white citizens under the provisions of

follows:
Amend by adding to section 1, line 4; section 7, line 3; section 9, line 2; after the word blood, "or who have borne

power that Right and Justice gave to a good cause. The Democracy attempted no justification of their villiany; but declared they intended passing the bill because they had the disposition and power to do so.

Accordingly, on motion of the previous question, by Mr. Stambaugh, of Tuscarawas, the bill was passed in the Senate by was, the bill was passed in the Senate by was, the bill was passed in the Senate by was unaimed and erfipled and it may be, was maimed and crippled for life, by one of their favorite Jeff. Davis's soldier, exercising the right and privilege of a citizen in a country he had spilt his blood to defend and save. Such

is Ohio Democracy.
On motion of Mr. Pennisten, of Pike County (a Democrat), the previous ques-tion was demanded. The question was then upon the pas-sage of the bill, upon which the yeas and nays were ordered and resulted—yeas 55, nays 45, as follows—Democrats voting in in the affirmative—Republicans in the

when the bill came to the House, and was read the third time, Mr. Dickson, of Lorain County, moved to recommit it to a select committee of one, with instructions to amend as follows:

"But if, from the evidence adduced, the judges of election, or a majority of them, shall be satisfied that the person offering to vote is a male citizen of the United States, and has the other qualifications required by law, his bailot shall be received."

This amendment, most certainly embracing everything that any reasonable person ought to tak, was voted against by every Democrat in the House. What objection could they bring to it? Nothing only that their own party Supreme Courts of Ohio had decided for mere than thirty years past that a man having a negative:
YEAS—Messrs. Acker, Bake, Belville,
Bohmer, Branch, Buell, Callen, Cockerill, Cusac, Denman, Dilworth, Dungan

kept out of sight ?- [Pitte Gazette.

Lee, Lewton, McMorran, Moore, Parker, Pond, Ritezell, Rough, Rukenbrod, Saylor, Scott of Warren, Sherwin, Sissier, Skaats, Steward, Thompson of Columbiana, Warnking, Warren, Welsh, Wolf, Wood—45.

So the bill passed.

We have thus, at some length, taken from the official proceedings of the General Assembly, the record of the Democracy made in the passage of the most infamously outrageous and unconstitutional law ever enacted in any State.—They, themselves, knew it to be such, and in order to cover it over, passed another villainous bill, disqualifying the Supreme Court of the State from examining into the character or constitution—

preme Court of the State from examining into the character or constitutionality of the law in question.

Every amendment proposed by the Republicans was offered in good faith, hoping that some one of the number would carry, thereby breaking, to some extent, the power and malignity of the blow leveled at the head of the defense-less colored citizen and relating. This amendment was claimed to be purely Democratic in the opinion of the great founder of the party, as in a letter dated July 12, 1816, in discussing a proposed amendment to the constitution of Virginia, Mr. Jefferson said:

"The true foundation of republican government is the equal right of every citizen in his person and property, and in their management. Try by this as a tally every provision of our constitution and see if it hangs directly on the will of the people. Reduce your Legislature to a convenient number for full orderly discussion. Let every man who fights or pays,

exercise his just and equal right in their election."—Jefferson's Works, vol. 7, page 11.

And again, in a letter written April 19, 1824, he said:
"However nature may, by mental or physical disqualifications, have marked infants and the weaker sex fer protection rather than the direction of Government, yet among who either pay or Yesterday the State of Arkansas resumic pleasure to every heart inthe land which beats with love for the American ernment, yet among who either pay or fight for their country no linns of right can be drawn."--Works, vol. 7, page 345.

And to claim that persons of visible admixture, who, by the laws of the State were compelled to work on the roads and tublic highways should also refer to the land which bests with love for the American name and people, and for a free and united government. It will inspire in all parts of the world fresh confidence in the stability and permanence of the triumph of our Government over its late to be the land which bests with love for the American name and people, and for a free and united government. It will inspire in the stability and permanence of the triumph of our Government over its late strictly in accordance with the American doctrine that there should be no taxation without representation.

This amendment, however, was also voted down, and Jefferson and his doctrine repudiated, by a strict party vote of yeas 42, nays 54. The Republicans in this instance standing by Jefferson, and the Democrats opposing him.

Mr. Lee, of Delaware, moved further to amend section 11, where it was made the duty of the Sheriff of the county to furnish a sufficient posse to enforce the not only for themselves, but for all men. If closes with the National Government stronger than ever, and burries in its deep abyss only Slavery with its chains, and the faulse praphets, fallen leaders, and shattered platforms of the Democra-

tic party.

no alternative but the Johnson Governments, which were sanctioned neither by any law of Congress or vote of the people, and the Rebel State Governments, the retention or restoration of which the Democratic party, irresponsible and reckless as it is, has never had the hardihood to recommend. They Fine Arts, Agriculture and Ethrelogy.

Besides valuable additions to the Chemical, Philosophical and Astronomical Apparatus, extensive collections for this Museum, especially in Mineralogy, Geology, Botany, Zoology and the Fine Arts, were selected in Europe by unconstitutional, forgetting that Con-gress has the sole power to admit new States, and that the opinion of the Su-preme Court on a political question is

markable.

As early as the second year of the war, in a letter to Mr. Washburne, he writes:

"I never was an abolitionist—not even what could be called anti-slavery—but I try to judge fairly and honeatly, and it became patent to my mind early in the rebellion that the North and South could never live in peace with each other except as one nation, and that without slavery."

Plano, Organ and Account, 113; Painting and Drawing, 54.

The inecting of the Alumni was quite interesting, which closed very pleasantly these anniversary exercises.

The Treasury Office is now paying off in gold the principal of the United States I can alies and the principal of the little and its state of July when the itan falls dar; and it would be about 170,000 of the Samilous and it would be about 170,000 of the Samilous and off on Tuesday and Wednesday.

RATES OF ADVERTISING.

AS AN ADVERTISING MEDIUM THE CHEONICLE is unsurpassed in this section of Ohio. It is printed on new clear type, in one of the wealthiest, most populous, and enlightened Counties of the State, and its circulation is steadly increasing.

see pence established, I would not, there-

see pence established, I would not, therefore, he willing to see any settlement
until this question is settled."
In his general order to his soldiers after
the capture of General Lee, in referring
to the enforcement of the emancipation
proclamation, he calls "slavery the cause
and pretext of the rebellion."

In his famous letter to the President, while acting as Secretary of War ad interim, he says: "I stated that the law was binding upon me, pointitutional or not, until set aside by the proper tribunal"—a doctrine that will do to stand by. In his testimony before the impeachment committee, he says: "I have al-

ways been attentive to my duties, and tried not to interfere with other people's." And again, "I never was in favor of general amnesty until the time should come when it would be safe to In his correspondence with President ohnson in reference to the removal of

General Sheridan from the district of Louisiana, he says: "This is a Republic where the will of the people is the law of the land. I beg that their voice may In his speech to the committee appointed to inform him of his nomination, he said: "If chosen-President, I shall have no policy of my own to enforce against the will of the people."

In his letter accepting the Republican

nomination, he says: "Purely adminis-trative officers should always be left to execute the will of the people. I have always respected that will and always

shall." These are only samples of General Grant's manner of expressing great truths, culled at random from our files; but they are "apples of gold in pictures of silver," and show to the people the manner of man he is.

Educational.

Commencement Exercises at Mount Un-ion College—Action of the Trustees and Faculty—Revision of the College Stud-ies—Value of the Sciences and Modern Classies Duly Acknowledged—Tha Founding of a Museum of Science and Art—Annual Address of the Chief Justice of Ohio—Graduations, Con-ferring Degrees, &c., &c.

The recent Commencement Exercises at Mt. Union College have been of un-usual public importance. The large and appreciative audiences, not only at the public addresses, unniversaries of the Literary Societies and the Senior Ora-tions, but also during the successive days

of examining the Classes, attest how well each performed his part.

At the annual meeting of the Faculty and Trustees, conclusions were reached which was, as usual, voted down. They cared not a straw about any other statute, whether it was enforced or not, only so the Visible Admixture bill passed in all its original deformity. Again after the clause in the same section, providing and Europe, of the actual claims of the respective branches of a Liberal Education, were revised so as to adapt them to the legitlmate demands of the age, and the increasing importance of the Sciences and Modern Classics. Though the full ancient Classical Course is retained for those who prefer it, yet the Funda-mental Classical Course omits, after the Preparatory and Freshman year, the The incoherent anger of the protest entered by the forty-five Democratic Preparatory and Freshman year, the members egainst the readmission of more unimportant portions of the Dead Arkansas leads them to forget the facts of history, and pour out a stream of falsehoods as if the American people were destitute alike of memory, patriot-were destitute alike of memory dest

ism, and common sense. They denounce these constitutions as formed with one in the French and German Languout the authority of law, when we know that they posess all the lawful authority an act of Congress and a vote of the ecople of each State could give them.—

They forgot that, apart from these, we have no alternative but the Johnson Government of the Prench and German Languages, the other in Commercial Sciences to Business Education of both sexes.

A Museum of Science and Art was formed by the Trustees, containing Choice Collections illustrative of the several branches of the Natural Sciences, Fine

assert that the Supreme Court would the President of the College.
have decided these Reconstruction acts Lewis Miller of Akron, Ohio, was

not of the least consequence. They allege that the Alabama and Arkansas Term of fourteen weeks, to commence Constitutions exclude Democrats from respectively on the third Tuesday of voting, forgetting that they exclude only August, November, and March, of each those who disobey or violate the laws designed to secure the right of suffrage to all. Southern States have the same right to exclude Democrats who violate their suffrage laws as Northern States

Address before the Trustees was deliverhave to exclude, as they do, Democrats ed by Chief Justice Day, of Ravennar who steal, or forge, or murder. When Ohio. The Baccalaureate Sermon was universal suffrage has become part of the Constitution and laws of a State, those by Rev. W. Cox, D. D., of Mt. Union, Constitution and laws of a State, those who disobey it are not Democrats are forbidden to disfranchise the Republicans, and the rage they manifest at such a prohibition proves their desire to disfranchise the Republicans, and the wisdom of preventing such an outrage. They allege that Louisiana has had four Constitutions in four years forgetting that during four years Louisiana has had no Constitution at all, but has simply been trying to adopt one. The protest shows that there are more Bourbons in the Democratic party, who learn nothing and forget nothing, than some of the irresponsible free lancers who fight on the outskirts of the main host are willing to admit. It foreshadows that the Democratic platform will, as its main feature, oppose the restoration of the Union in the Rock of the State of the Scholer Class was delivered by Rev. W. Cox, D. D., of Mt. Union, Ohio. The Baccalau cat: Address to the Schoir Class was delivered by Rev. O.

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N. Hartshorn, LL. D., Preside it of the Choirs of the Republican and Linnæan Literary Societies of the College, furnished Music for the various public occasions. By vote of the Faculty and Trustees the Bachelor's Degree was conferred over the modern cat: Address to the Schoir Class was delivered by Rev. O.

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General Grant, though not a politician, has a parenthetical way of stating great truths and sententious facts which is remarkable.

As early as the second year of the war, in a letter to Mr. Washburne, be writes:

"I never was an abolitionist—not very constant the party at the companies of the desolation of the party in the least to be the most properous year in the History of the College, with an attendance of Students as follows: Seniors, 14; Juniors, 17; Sophomores, 48; Freshmankable.

As early as the second year of the war, in a letter to Mr. Washburne, be writes:

"I never was an abolitionist—not very constant the company that the party is and the party in the Master's Degree, in cursu, upon Mary E. Adams, Nelson, Ohio.; and the Master's Degree, in cursu, upon Mary E. Adams, Nelson, Ohio.; and the Master's Degree, in cursu, upon Mary E. Adams, Nelson, Ohio.; and the Master's Degree, in cursu, upon Mary E. Adams, Nelson, Ohio.; and the Master's Degree, in cursu, upon Mary E. Adams, Nelson, Ohio.; and the Master's Degree, in cursu, upon Mary E. Adams, Nelson, Ohio.; and the Master's Degree, in cursu, upon Mary E. Adams, Nelson, Ohio.; and the Master's Degree, in cursu, upon Mary E. Adams, Nelson, Ohio.; and the wast, M. C. Chapman, Boston, Mass.; J. H. Conkle, Pittsburgh, Pa.; A. N. C. at.

Smith, Rockville, Ohio. Adams, Nelson, Ohio.; A. N. C. at.

A. N. C.

Device of the privately spirit in seven

JAMES OFBORNES

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